

(1) NOTWITHSTANDING ANY OTHER PROVISIONS TO THE CONTRARY, AN AUTO WRECKER LICENSED UNDER TITLE 15 OF THIS ARTICLE MAY TRANSFER A VEHICLE THAT HE OWNS TO ANOTHER LICENSED AUTO WRECKER OR TO A LICENSED DEALER, WITHOUT APPLYING FOR A NEW CERTIFICATE OF TITLE, AS PROVIDED IN THIS SUBSECTION.

(2) THE AUTO WRECKER SHALL:

(I) EXECUTE AN ASSIGNMENT OF TITLE TO THE TRANSFEREE AUTO WRECKER OR DEALER IN THE MANNER AND ON THE FORM THAT THE ADMINISTRATION REQUIRES; AND

(II) INCLUDE IN THE ASSIGNMENT A STATEMENT CERTIFYING EACH SECURITY INTEREST, LIEN, OR OTHER ENCUMBRANCE ON THE VEHICLE.

(E) TRANSFER BY WRECKER OF SALVAGE.

IF AN AUTO WRECKER LICENSED UNDER TITLE 15 OF THIS ARTICLE OWNS A VEHICLE DECLARED AS SALVAGE AND IF A SALVAGE CERTIFICATE HAS BEEN ISSUED FOR THE VEHICLE AS REQUIRED BY §13-506 OF THIS TITLE, THE AUTO WRECKER MAY TRANSFER THE VEHICLE, WITHOUT APPLYING FOR A NEW CERTIFICATE OF TITLE, BY EXECUTING AN ASSIGNMENT OF OWNERSHIP ON THE SALVAGE CERTIFICATE OR ON THE FORM THAT THE ADMINISTRATION OTHERWISE REQUIRES.

REVISOR'S NOTE: This section presently appears as Art. 66 1/2, §3-113 - except for subsection (d) of that section, which is transferred to Subtitle 8 of this title and now appears as §13-812(b).

In subsection (a)(2) of this section, the present reference to "regular" business hours is deleted as unnecessarily ambiguous and to conform to the similar provision in present §3-113(d), now §13-812(b) of this title.

In subsections (b) and (d) of this section, the term "security interest" is added to conform to the provisions of §13-107(a)(3) of this subtitle and to like references elsewhere in this subtitle.

The only other changes are in style.

As to subsections (b) and (d) of this section, the Commission is unsure of the legislative intent in the present references to "liens ... or encumbrances." See the discussion in the revisor's note to §13-112 of this subtitle.

13-113.1. TRANSFERS OF NEW VEHICLES TO AND FROM DEALERS  
- IN GENERAL.